

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

In re:

City of Detroit, Michigan,  
Debtor.

Bankruptcy Case No. 13-53846

Honorable Thomas J. Tucker

Chapter 9

**CITY OF DETROIT’S OBJECTION TO M. DUJON JOHNSON’S MOTION TO  
REINSTATE SECURED CLAIM**

The City of Detroit, Michigan (“City”) by its undersigned counsel, files this Objection to M. Dujon Johnson’s (“Johnson”) *Motion to Reinstate Secured Claim* (“Motion,” Doc. No. 10716). In support of this Objection, the City respectfully states as follows:

**I. Johnson’s Claim**

On October 29, 2013, Johnson filed a letter with the Court. **Exhibit 1.** In the letter, Johnson asserts that he currently has a “judgment against the City of Detroit (parking division) for \$5,300.00 due to their illegally towing, and the auctioning, of my vehicle... I am asking the court to grant me the status of a secured creditor.” Johnson did not identify any collateral securing his alleged claim. The Clerk of the Court treated the letter as a proof of claim which asserted a secured claim in the amount of \$5,300. This letter was forwarded to the City’s claims and noticing agent, Kurtzman Carson Consultants (“KCC”), and assigned claim number 117 (“Claim No. 117”). At the time of the filing of Claim No. 117, Johnson indicated that he was residing in the People’s Republic of China.

The second claim filed by Johnson was filed on a Proof of Claim form with KCC on February 14, 2014 and was assigned claim number 1032 (“Claim No. 1032”). **Exhibit 2.** Claim No. 1032 is also in the amount of \$5,300 but it does not assert a secured claim. On Claim No. 1032, Johnson lists his address as: 15474 Stoepel, Detroit, MI 48238 (“Stoepel Address”).

Further, on October 3, 2014, Johnson filed a letter with the Court stating that he no longer resided in the People's Republic of China and that his mailing address was the Stoepel Address. (Doc. No. 7978).

## **II. The City's Objection to the Duplicate Claim.**

On February 13, 2015, the City filed its Eleventh Omnibus Objection to Certain Claims (Duplicate Claims) ("Eleventh Omnibus Objection," Doc. No. 9263), requesting that Claim No. 117 be expunged as a duplicative claim. On the same date, KCC filed a Certificate of Service ("Certificate of Service," Doc. No. 9281) stating that it served a copy of the Eleventh Omnibus Objection upon Johnson, via first class mail, at his Stoepel Address.

No response to the Eleventh Omnibus Objection was filed with the Court or received by the City. On April 7, 2015, the City filed the Certificate of No Response to Debtor's Eleventh Omnibus Objection to Certain Claims. (Doc. No. 9636). On April 10, 2015, this Court entered the Order Sustaining Debtor's Eleventh Omnibus Objection to Certain Claims which disallowed and expunged Claim No. 117 but left Claim No. 1032 as a surviving unsecured claim. (Doc. No. 9653)

## **III. Johnson's Subsequent Letters and Motion**

On August 19, 2015, Johnson filed a letter with the Court that is substantially identical to the letter attached to the Motion ("August 2015 Letter"). (Docket No. 10148). The August 2015 Letter is dated August 1, 2015, and asserts that Johnson did not receive notice of the Eleventh Omnibus Objection. On August 21, 2015, the Court issued a Notice of Deficient Filing with respect to the August 2015 Letter. (Docket No. 10151). The Notice of Deficient Filing stated the Court may strike the August 2015 Letter from the record if certain deficiencies with respect to the August 2015 Letter were not cured. The deficiencies were not cured.

On December 11, 2015, Johnson filed another letter with the Court that is substantially identical to the letter attached to the Motion. (Docket No. 10704). The Court again issued a Notice of Deficient Filing. (Docket No. 10706).

On December 18, 2015, Johnson filed his Motion with the Court, requesting that his alleged secured claim be reinstated. In the Motion, Johnson states that he would have responded to the City's objection to his Claim No 117, but did not, as he did not receive notice of the Eleventh Omnibus Objection.

### **ARGUMENT**

The Court should deny the Motion because Johnson has failed to establish excusable neglect. As set forth in *Pioneer*, the Court should consider the following factors to determine whether a party's neglect is excusable: (1) the danger of prejudice to the debtor, (2) the length of the delay and its potential impact on judicial proceedings, (3) the reason for the delay, including whether it was within the reasonable control of the movant, and (4) whether the movant acted in good faith. *Pioneer Inv. Servs. Co. v. Brunswick Associates Ltd. P'ship*, 507 U.S. 380 (1993)

#### **I. The Danger of Prejudice to the Debtor**

Deadlines and bar dates are designed to promote finality and efficient administration of the bankruptcy process. *In re Nat'l Steel Corp.*, 316 B.R. 510, 514 (Bankr. N.D. Ill. 2004). "Case administration in large bankruptcy cases such as this one is more often than not a long and complex road to travel. For this reason, fixing a bar date is not merely a routine step, but rather it promotes efficiency in the reorganization process by promptly identifying claims that the plan must consider for the Debtor and other plan proponents." *Id.* (citations and internal quotation marks omitted). Although a court may extend a bar date or deadline for "excusable neglect," a "pro se litigant[']s failure to timely meet a deadline because of '[i]nadvertence, ignorance of the rules, or mistakes construing the rules do[es] not usually constitute "excusable neglect."'" *In re*

*Settlement Facility Dow Corning Trust*, No. 08-12019, 2009 WL 4506433 at \*2 (E.D. Mich. Nov. 25, 2009) (quoting *Pioneer Inv. Servs. Co. v. Brunswick Assocs. Ltd. P'ship*, 507 U.S. 380, 392 (1993)). And, even when a court considers extending a bar date or deadline after it has passed, it will only do so if, in addition to not being prejudicial to the debtor and its bankruptcy case, there is no prejudice on other timely or late filed claims that remain barred. *Settlement Facility Dow Corning Trust*, 2009 WL 4506433 at \*2-3.

Over 3,900 proofs of claim were filed against the City. Analyzing, reconciling and otherwise addressing this enormous volume of varied claims has been an overwhelming undertaking for the City. This task will become even more difficult if parties are allowed relief from orders previously entered by this Court. The danger of prejudice to the City is that other parties will seek similar relief if the Motion is granted.

**II. The length of the delay and its potential impact on judicial proceedings and whether the Movant acted in good faith**

The length of the delay is substantial. The Motion was filed over ten months after the Eleventh Omnibus Objection and over eight months after an order was entered granting the Eleventh Omnibus Objection. Johnson provides no reason for the delay. Johnson was aware of the Eleventh Omnibus Objection no later than August 1, 2015, because that is the date of the August 2015 Letter. Yet, Johnson waited for over four months after he was aware that his claim had been expunged to file the Motion.

**III. The reason for the delay, including whether it was within the reasonable control of the movant**

The Certificate of Service provides that the Eleventh Omnibus Objection was mailed to Johnson at the Stoepel Address. As the Sixth Circuit Court of Appeals held in *Yoder*, “The common law has long recognized a presumption that an item properly mailed was received by

the addressee. The presumption arises upon proof that the item was properly addressed, had sufficient postage, and was deposited in the mail.” *In re Yoder*, 758 F.2d 1114, 1116-1118 (6th Cir. 1985). The presumption is rebutted upon the introduction of evidence which would support a finding of the nonexistence of the presumed fact. *Id.* Johnson has not provided any evidence to support his assertion that he did not receive the Eleventh Omnibus Objection. Thus, the Court should conclude that the Eleventh Omnibus Objection was received by Johnson and that the reason for the delay for was within Johnson’s reasonable control.

### **CONCLUSION**

The City respectfully requests that the Motion be denied.

DATED: January 4, 2016

Respectfully submitted,

By: /s/ Marc N. Swanson

Jonathan S. Green (P33140)

Marc N. Swanson (P71149)

MILLER, CANFIELD, PADDOCK AND  
STONE, P.L.C.

150 West Jefferson, Suite 2500

Detroit, Michigan 48226

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Facsimile: (313) 496-8451

green@millercanfield.com

swansonm@millercanfield.com

ATTORNEYS FOR THE CITY OF DETROIT

**EXHIBIT 1 – CERTIFICATE OF SERVICE**

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

In re:

City of Detroit, Michigan,  
Debtor.

Bankruptcy Case No. 13-53846

Honorable Thomas J. Tucker

Chapter 9

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on January 4, 2016, he served a copy of the foregoing *City Of Detroit's Objection to M. Dujon Johnson's Motion To Reinstate Secured Claim* as listed below, via First Class United States Mail:

M. Dujon Johnson  
15474 Stoepel  
Detroit, MI 48238

DATED: January 4, 2016

By: /s/ Marc N. Swanson

Marc N. Swanson  
150 West Jefferson, Suite 2500  
Detroit, Michigan 48226  
Telephone: (313) 496-7591  
Facsimile: (313) 496-8451  
swansonm@millercanfield.com

Hon. Stephen J. Rhodes  
Theodore Levin Building  
231 W. Lafayette  
Detroit, Michigan 48224

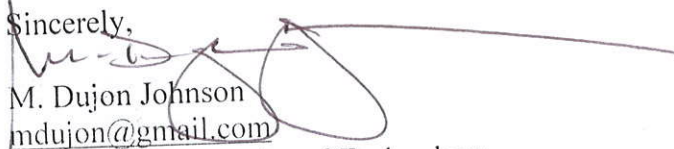
September 23, 2013

Dear Honorable Rhodes:

I have recently become aware that a deadline recently passed for those opposing the bankruptcy filing by the City of Detroit. I do not oppose such a filing by the City of Detroit but I currently have a judgment against the City of Detroit (parking division) for \$5,300.00 due to their illegally towing, and the auctioning, of my vehicle. The City of Detroit's position (pre bankruptcy) was that they did not believe that I knew how to collect so their attitude was 'catch us if you can.' Now the City of Detroit stated position to me is 'now we are in bankruptcy...too bad!' The City of Detroit has filed a stay with the 36<sup>th</sup> district court regarding this judgment against them due to the bankruptcy filing and it has been granted by that court.

The towing of my personal vehicle has caused me great hardship and I know of at least two positions of employment that I could not accept due to my lack of transportation. The hardship has been so severe that I have had to take a job in the People's Republic of China teaching English for \$913.00 per month just to support my family. I am asking this court to grant me the status of a secured creditor. Because I am currently residing in China it is most likely that this letter will be screened and there will be a delay in your office receiving it; I ask for your forgiveness for the delay in this matter.

Sincerely,

  
M. Dujon Johnson  
mdujon@gmail.com

Chongqing University of Technology  
No. 69, Hongguang Avenue, Banan District  
Chongqing 400054  
PR of China

FILED  
2013 OCT 29 P 12:05  
U.S. BANKRUPTCY COURT  
E.D. MICHIGAN-DETROIT



# Eastern District of Michigan Claims Register

[13-53846-swr City of Detroit, Michigan](#)

**Judge:** Steven W. Rhodes**Chapter:** 9**Office:** Detroit**Last Date to file claims:****Trustee:****Last Date to file (Govt):**

<b>Creditor:</b> (22470512) M. Dujon Johnson Chongqing University of Technology No. 69, Hongguang Avenue, Banan District Chongqing 400054 PR of China	<b>Claim No: 23</b> <i>Original Filed</i> Date: 10/29/2013 <i>Original Entered</i> Date: 11/04/2013	<b>Status:</b> <i>Filed by:</i> CR <i>Entered by:</i> ckata <i>Modified:</i>								
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 15%;">Amount</td> <td style="width: 15%;">claimed:</td> <td style="width: 15%;">\$5300.00</td> <td style="width: 15%;"></td> </tr> <tr> <td>Secured</td> <td>claimed:</td> <td>\$5300.00</td> <td></td> </tr> </table>			Amount	claimed:	\$5300.00		Secured	claimed:	\$5300.00	
Amount	claimed:	\$5300.00								
Secured	claimed:	\$5300.00								
<b>History:</b> <a href="#">Details</a> <a href="#">23-1</a> 10/29/2013   Claim #23 filed by M. Dujon Johnson, Amount claimed: \$5300.00 (ckata)										
<b>Description:</b>										
<b>Remarks:</b>										

## Claims Register Summary

**Case Name:** City of Detroit, Michigan**Case Number:** 13-53846-swr**Chapter:** 9**Date Filed:** 07/18/2013**Total Number Of Claims:** 1

<b>Total Amount Claimed*</b>	\$5300.00
<b>Total Amount Allowed*</b>	

\*Includes general unsecured claims

**The values are reflective of the data entered. Always refer to claim documents for actual amounts.**

	Claimed	Allowed
<b>Secured</b>	\$5300.00	
<b>Priority</b>		
<b>Administrative</b>		

**PACER Service Center**

**Transaction Receipt**



B10 (Official Form 10) (04/13) (Modified)

<b>UNITED STATES BANKRUPTCY COURT</b>		<b>EASTERN DISTRICT of MICHIGAN</b>		<b>CHAPTER 9 PROOF OF CLAIM</b>	
Name of Debtor: <b>City of Detroit, Michigan</b>			Case Number: <b>13-53846</b>		
NOTE: Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing.					
Name of Creditor (the person or other entity to whom the debtor owes money or property): <b>M. DUJON JOHNSON</b>					
Name and address where notices should be sent: <b>15474 STEPEL DETROIT, MICHIGAN 48238</b>			<b>COURT USE ONLY</b> <input type="checkbox"/> Check this box if this claim amends a previously filed claim.  <b>Court Claim Number:</b> _____ <i>(If known)</i>  <b>Filed on:</b> _____		
Telephone number: _____ email: <b>mdujon@cityofdet.com</b>					
Name and address where payment should be sent (if different from above): _____			<input type="checkbox"/> Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving particulars.  <div style="text-align: center; border: 1px solid black; padding: 5px; width: fit-content; margin: auto;"> <b>RECEIVED</b>  <b>FEB 20 2014</b>  <b>KURTZMAN CARSON CONSULTANT</b> </div>		
Telephone number: _____ email: _____					
1. Amount of Claim as of Date Case Filed: <b>\$ 5300.00</b>			<b>FEB 20 2014</b> <b>KURTZMAN CARSON CONSULTANT</b>		
If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5. <input type="checkbox"/> Check this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a statement that itemizes interest or charges.					
2. Basis for Claim: <b>Judgment for illegal tow of car and auction of it.</b> (See instruction #2)					
3. Last four digits of any number by which creditor identifies debtor: _____			3a. Debtor may have scheduled account as: _____ (See instruction #3a)		
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a right of setoff, attach required redacted documents, and provide the requested information.  Nature of property or right of setoff: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other Describe: _____  Value of Property: \$ _____  Annual Interest Rate (when case was filed) _____ % <input type="checkbox"/> Fixed or <input type="checkbox"/> Variable			Amount of arrearage and other charges, as of the time case was filed, included in secured claim, if any: \$ _____  Basis for perfection: _____  Amount of Secured Claim: _____  Amount Unsecured: _____		
5. Amount of Claim Entitled to Priority as an Administrative Expense under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).					
5b. Amount of Claim Otherwise Entitled to Priority. Specify Applicable Section of 11 U.S.C. § _____.					
6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See instruction #6)					
7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".) DO NOT SEND ORIGINAL DOCUMENTS. * ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: _____					
8. Signature: (See instruction # 8) Check the appropriate box.  <input type="checkbox"/> I am the creditor. <input type="checkbox"/> I am the creditor's authorized agent. <input type="checkbox"/> I am the trustee, or the debtor, or their authorized agent. <input type="checkbox"/> I am a guarantor, surety, indorser, or other codebtor. (See Bankruptcy Rule 3005.) (See Bankruptcy Rule 3004.)  I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief. Print Name: <b>M. DUJON JOHNSON</b> Title: _____ Company: _____ Address and telephone number (if different from notice address above): _____ _____ Telephone number: _____ email: _____					

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

<b>STATE OF MICHIGAN</b> 36th JUDICIAL DISTRICT JUDICIAL CIRCUIT	<b>ORDER FOR ADMINISTRATIVE CLOSING DUE TO BANKRUPTCY STAY</b>	<b>CASE NO.</b> 12-202678-GC
--	--	---------------------------------

Court address

421 Madison Ave, Detroit, MI 48226

Court telephone no.

(313) 965-6098

**NOTE: Do not use this form in domestic relations cases.**

Plaintiff name(s) and address(es) M. Dujon Johnson 15474 Stoepel Detroit, MI 48238	v	Defendant name(s) and address(es) CITY OF DETROIT 2 Woodward Ave, Suite 500 Detroit, MI 48226
Plaintiff(s) attorney, bar no., address, and telephone no. M. DuJon Johnson, In Pro Per 15474 Stoepel Detroit, MI 48238		Defendant(s) attorney, bar no., address, and telephone no. MARY BETH COBBS (P40080) 2 WOODWARD AVE, STE. 500 DETROIT, MI 48226 313.237.3075

This case has been stayed in bankruptcy.

Bankruptcy petition no. 13-53846 SWR	United States District Court EASTERN DISTRICT OF MICHIGAN
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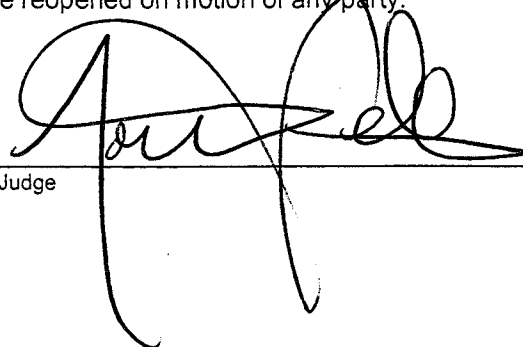
**IT IS ORDERED:**

1. This case is closed for administrative purposes without prejudice.
2. This closing does not constitute a dismissal or a decision on the merits.
3. When the bankruptcy stay has been removed this case may be reopened on motion of any party.

Date

8/26/13

Judge



Bar no.

13990

ORIGINAL FILED

**A TRUE COPY**

DEPUTY CLERK


36TH DISTRICT COURT

STATE OF MICHIGAN 36TH JUDICIAL DISTRICT	REGISTER OF ACTIONS	CASE NO: 12202678GC GC STATUS: CLSD
Court Address 421 MADISON AVENUE DETROIT	MI 48226	Court Telephone (313) 965-5794 P-39982
JUDGE OF RECORD: COLEMAN, DONALD,		

P01	PLAINTIFF JOHNSON/M/DUJON 15474 STOPEL DETROIT	(CLSD)	Attorney
	MI 48238		
D01	DEFENDANT CITY OF DETROIT PARKING// 1600 W. LAFAYETTE DETROIT	(CLSD)	P-40080 COBBS, MARY BETH, 660 WOODWARD AVE STE 1800 DETROIT (313) 237-3075
	MI 48216		MI 48226

DATE	ACTIONS, JUDGMENTS, CASE NOTES	INITIALS
12/18/12		
P01	AFFDV & CLM FILED	658
D01	AFFDV & CLM CERTIFIED MAIL - ISSUED	658
ALL	HEARING SMALL CLAIMS SCHEDULED	658
	01/28/13 08:30A	
	FILING FEE PAID \$65.00 RCPT # CH57225	658
	CERTIF. MAIL PAID \$10.30 RCPT # CH57225	658
	CREDIT CARD TENDERED	658
12/20/12		
	P01 ADDRESS ADDED	794
	D01 ADDRESS ADDED	794
01/17/13		
D01	AFFDV & CLM CERTIFIED MAIL - SERVED	794
01/28/13		
ALL	HEARING HELD	047
ALL	HEARING ADJOURNED	047
ALL	HEARING SMALL CLAIMS SCHEDULED	047
	04/10/13 08:30A	
	CASE CALLED. PARTIES IN COURT. COPIES GIVEN.	047
	PARTIES TO GET ADD'L DOC.S FOR THEIR POSITIONS	047
	PLAINTIFF TO FILE BRIEF BY END OF FEB. 2013.	047
	DEFENDANT TO SUBMIT BY MARCH 22, 2013.	047
	MAGISTRATE LAURA A. ECHARTEA/APAYTON FILE	047
	RETURNED TO SMALL CLAIMS	047
01/29/13		
	JUDGE OF RECORD/MAGISTRATE CHANGED	047
	FROM: 00997 SMALL CLAIMS, SC	047
	TO: 41489 ECHARTEA, LAURA A	047
04/09/13		
D01	JUDGMENT SMALL CLAIMS ISSUED	001
04/10/13		
	D01 PREV. 1600 W. LAFAYETTE	078
	ADDR:	078
ALL	ORDER FOR REMOVAL TO GEN CIVIL ENTERED	078
	CASE CALLED, BOTH PARTIES APPEARED.	078

DATE	ACTIONS, JUDGMENTS, CASE NOTES	INITIALS
	THIS DEMAND IS MADE BY THE PLAINTIFF. IT IS	078
	ORDERED: THIS CASE IS REMOVED TO THE GENERAL	078
	CIVIL DIVISION OF THE COURT FOR FURTHER	078
	PROCEEDINGS. THE DEFENDANT SHALL FILE A	078
	WRITTEN ANSWER AND SERVE IT WITHIN 14 DAYS	078
	FROM THE DATE OF THIS ORDER AS PROVIDED IN THE	078
	COURT RULE. COPIES GIVEN TO ALL PARTIES.	078
	MAGISTRATE SIDNEY BARTHWELL JR./TRACIE CHANEY	078
04/11/13		
	JUDGE OF RECORD/MAGISTRATE CHANGED	078
	FROM: 41489 ECHARTEA, LAURA A	078
	TO: 44450 BARTHWELL, SIDNEY	078
	FILE RETURNED TO SMALL CLAIMS. TRACIE CHANEY	078
04/12/13		
	TRANSFERRED FROM CASE # 12202678	788
	CASE CHANGED TO 12-202678GC	788
	ANSWER DUE BY 04/25/13/ KARISSA SMITH	788
04/29/13		
D01	DEFAULT ISSUED	788
	NO RESPONSE FROM DEFENDANT. DEFAULT MAILED OUT	788
	AND THE FILE IS RETURNED TO THE RECORDS ROOM/	788
	KARISSA SMITH	788
05/10/13		
P01	DEFAULT FILED	727
05/14/13		
	DEFAULT JUDGMENT SENT TO JUDGE COLEMAN FOR	788
	REVIEW. DEFENDANT FAILED TO RESPOND/	788
	KARISSA SMITH	788
05/17/13		
D01	JUDGMENT BY DEFAULT ENTERED	057
	COPIES MAILED. JUDGE DONALD COLEMAN/TRICE	057
	FILE SENT TO FILE ROOM.	057
06/26/13		
D01	MOTION TO SET ASIDE DEFAULT JUD ENTERED	785
D01	MOTION TO SET ASIDE DEFAULT JUD REQUESTED	785
	BRUCE CLINTON	785
07/16/13		
	MOTION TO SET ASIDE DEFAULT JUDGMENT	785
	(DATED 6/26/13) SENT TO JUDGE COLEMAN WITH	785
	FILE. BRUCE CLINTON	785
07/25/13		
	ORDER FOR BANKRUPTCY FILED. C. LYONS	869
08/21/13		
D01	MOTION TO SET ASIDE DEFAULT JUD GRANTED	057
D01	ORDER TO SET ASIDE DEFAULT JUD ENTERED	057
	THE MOTION TO SET ASIDE DEFAULT JUDGMENT IS	057
	GRANTED AND THIS MATTER IS SET FOR A HEARING	057
	ON THE MOTION TO DISMISS.	057
ALL	HEARING TO DISMISS SCHEDULED	057
	09/09/13 10:00A	
ALL	NOTICE TO APPEAR ISSUED	057
	COPIES MAILED. JUDGE DONALD COLEMAN/TRICE	057
	FILE IN 436.	057
D01	APPEARANCE FILED	057
	COBBS, MARY BETH P-40080	057
	D01 PREV. 1600 W. LAFAYETTE	057



\$5,300.00

DATE	ACTIONS, JUDGMENTS, CASE NOTES	INITIALS
	ADDR:	057
08/23/13	ORDER FOR ADMINISTRATIVE CLOSING DUE TO BANKRUPTCY STAY SENT TO JUDGE. CARL LYONS	869 869
08/26/13	ORDER FOR ADMINISTRATIVE CLOSING DUE TO BANKRUPTCY STAY	057 057
D01	ORDER FOR BANKRUPTCY STAY RECEIVED AND SIGNED. COPIES MAILED. JUDGE DONALD COLEMAN/TRICE. FILE SENT TO DOCKET DEPARTMENT.	057 057 057
09/04/13	FUTURE CALENDAR DATE(S) REMOVED	057